## UNITED STATES DISTRICT COURT FILED

	for the	MAR 0 6 2020
	Eastern District of California	CLERK, U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA
United States of America	)	BY AM
<b>v.</b>	)	P DEPUTY GLEHK
	) Case No. 2:20-	MJ-00049-AC-1
JOSE TRINIDAD GARCIA-ROJA	AS )	
Defendant	,	
ORDER (	OF DETENTION PENDING T	RIAL
	Part I - Eligibility for Detention	· ·
Upon the		
Motion of the Government a	ttorney pursuant to 18 U.S.C. § 3142(f	D(1), or
<del></del>	r Court's own motion pursuant to 18 U	
the Court held a detention hearing and found	•	
and conclusions of law, as required by 18 U.		
Part II - Findings of	f Fact and Law as to Presumptions u	ınder § 3142(e)
A. Rebuttable Presumption Arises U	Jnder 18 U.S.C. § 3142(e)(2) (previous	violator): There is a rebuttable
presumption that no condition or comb and the community because the follow	•	ssure the safety of any other person
	th one of the following crimes describe	ed in 18 U.S.C. § 3142(f)(1):
(a) a crime of violence, a	violation of 18 U.S.C. § 1591, or an of	fense listed in 18 U.S.C.
§ 2332b(g)(5)(B) for whic	h a maximum term of imprisonment o	f 10 years or more is prescribed; or
(b) an offense for which the	ne maximum sentence is life imprisonr	nent or death; or
Controlled Substances Act	maximum term of imprisonment of 10 t (21 U.S.C. §§ 801-904), the Controller Chapter 705 of Title 46, U.S.C. (46 U.S.C.)	ed Substances Import and Export Act
	on has been convicted of two or more	
described in subparagraph	graph, or two or more State or local of s (a) through (c) of this paragraph if a r a combination of such offenses; or	
	therwise a crime of violence but invol-	ves:
(i) a minor victim; (ii) the		device (as defined in 18 U.S.C. § 921);
(2) the defendant has previously	been convicted of a Federal offense t	hat is described in 18 U.S.C.
§ 3142(f)(1), or of a State or loc to Federal jurisdiction had exist		an offense if a circumstance giving rise
	agraph (2) above for which the defende	ant has been convicted was
	was on release pending trial for a Fede	
(4) a period of not more than five	ve years has elapsed since the date of c	onviction, or the release of the

defendant from imprisonment, for the offense described in paragraph (2) above, whichever is later.

B. Rebuttable Presumption Arises Under 18 U.S.C. § 3142(e)(3) (narcotics, firearm, other offenses): Th	ere is a
rebuttable presumption that no condition or combination of conditions will reasonably assure the appe	
defendant as required and the safety of the community because there is probable cause to believe that	
committed one or more of the following offenses:	
(1) an offense for which a maximum term of imprisonment of 10 years or more is prescribed in	the .
Controlled Substances Act (21 U.S.C. §§ 801-904), the Controlled Substances Import and Experience	ort Act (21
U.S.C. §§ 951-971), or Chapter 705 of Title 46, U.S.C. (46 U.S.C. §§ 70501-70508);	
(2) an offense under 18 U.S.C. §§ 924(c), 956(a), or 2332b;	
(3) an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for which a maximum term of imprisonment	nt of 10 years
or more is prescribed;	-
(4) an offense under Chapter 77 of Title 18, U.S.C. (18 U.S.C. §§ 1581-1597) for which a max	imum term of
imprisonment of 20 years or more is prescribed; or	
(5) an offense involving a minor victim under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1	), 2245,
2251, 2251A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), 225	
2260, 2421, 2422, 2423, or 2425.	
C. Conclusions Deposition Applicability of App. Decouportion Established Above	
C. Conclusions Regarding Applicability of Any Presumption Established Above	
The defendant has not introduced sufficient evidence to rebut the presumption above, and deter	ntion is
ordered on that basis. (Part III need not be completed.)	
OR	
·	.1
The defendant has presented evidence sufficient to rebut the presumption, but after considering	g the
presumption and the other factors discussed below, detention is warranted.	
Part III - Analysis and Statement of the Reasons for Detention	
	ention hearing.
After considering the factors set forth in 18 U.S.C. § 3142(g) and the information presented at the dete	ntion hearing,
	ntion hearing,
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Significant family or other ties outside the United States	
Lack of legal status in the United States	
Subject to removal or deportation after serving any period of incarceration	
Prior failure to appear in court as ordered	
Prior attempt(s) to evade law enforcement	
Use of alias(es) or false documents	
Background information unknown or unverified	,
Prior violations of probation, parole, or supervised release	

## OTHER REASONS OR FURTHER EXPLANATION:

AO 472 (Rev. 11/16) Order of Detention Pending Trial

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## Part IV - Directions Regarding Detention

The defendant is remanded to the custody of the Attorney General or to the Attorney General's designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant must be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

Date:	March 5, 2020	an_Clri	
	·	Allison Claire, United States Manistrate Judge	